

1 THE HONORABLE RICHARD A. JONES
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7 UNITED STATES DISTRICT COURT
8 WESTERN DISTRICT OF WASHINGTON
9 AT SEATTLE

10 ,) No. CR 18-0092-RAJ
11 Plaintiff,)
12 v.) PRAECIPE RE: AGREED MOTION
13 BERNARD ROSS HANSEN, AND) FOR ENTRY OF AN ORDER
14 DIANE RENEE ERDMANN,) SETTING REVISED CASE
15 Defendants.) SCHEDULE
16
17 TO THE CLERK OF THE COURT:
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19 On April 24, 2019, an Agreed Motion for Entry of an Order Setting a Revised
20 Case Schedule was filed for defendants Bernard Hansen and Diane Erdmann, and
21 signed by all the defense counsel. Dkt. 80. However, the assigned Assistant United
22 States Attorney's names were inadvertently not included on this motion.
23
24 Therefore, attached to this Praecepice is an Amended Agreed Motion, which
25 includes the names of Assistant United States Attorneys Brian Werner and Benjamin
26 Diggs.
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DATED this 29th day of April, 2019.

Respectfully submitted,

s/ *Jennifer E. Wellman*
s/ *Dennis Carroll*
Attorneys for Bernard Hansen
Assistant Federal Public Defenders

s/ *Michael Martin*
Attorney for Diane Erdmann

s/ *Brian Werner*
s/ *Benjamin Diggs*
Assistant United States Attorneys

CERTIFICATE OF SERVICE

I certify that on April 29, 2019, I electronically filed the foregoing document with the Clerk of the Court using the CM/ECF system, which will send notification of filing to all registered parties.

s/ *Barbara Hughes*
Paralegal

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7 UNITED STATES DISTRICT COURT
8 WESTERN DISTRICT OF WASHINGTON
9 AT SEATTLE

10 UNITED STATES OF AMERICA,) No. CR 18-0092-RAJ
11 Plaintiff,)
12 v.) AMENDED AGREED MOTION FOR
13 BERNARD ROSS HANSEN, and) ENTRY OF AN ORDER SETTING
14 DIANE RENEE ERDMANN,) REVISED CASE SCHEDULE
15 Defendants.)

16 At a status hearing held April 17, 2019, the Court granted defense counsels' request to
17 modify the scheduling order. Thereafter, the United States of America, by Assistant United
18 States Attorney Brian Werner and Benjamin Diggs, and defense counsel for the respective
19 defendants, attorney Michael Martin and Assistant Federal Public Defenders Dennis Carroll and
20 Jennifer Wellman, met and conferred regarding the proposed order, as directed. The parties agree
21 that the attached revised scheduling order is consistent with the Court's findings at the status
22 hearing, the dates proposed by the Court's clerk for status hearings, and the parties' agreement
23 to revise the defendants' discovery obligations to June 21, 2019 given the defendants stated
24 concerns at the hearing, keeping in mind the government's interests as well.

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Accordingly, the proposed scheduling order is attached for the Court's consideration and signature.

DATED this 29th day of April, 2019.

Respectfully submitted,

s/ Jennifer E. Wellman

s/ Dennis Carroll

Attorneys for Bernard Ross Hansen

s/ *Michael G. Martin*

Attorney for Diane Renee Erdmann

s/ *Brian Werner*

s/ *Benjamin Diggs*

Assistant United States Attorneys

CERTIFICATE OF SERVICE

I certify that on April 29, 2019, I electronically filed the foregoing document with the Clerk of the Court using the CM/ECF system, which will send notification of filing to Assistant U.S. Attorney Brian Werner and Assistant U.S. Attorney Benjamin Diggs.

/s/ *Barbara Hughes*
Paralegal